UNITED STATES BANKRUPTCY COURT

_	Southern DISTRICT	TOF New York
In Re. Genesis Global Capital, LLC	§ §	Case No. 23-10064
Debtor(s)		Lead Case No. 23-10063
Monthly Operating Repor	rt	Chapter 11
Reporting Period Ended: 12/31/2023		Petition Date: 01/19/2023
Months Pending: 12		Industry Classification: 5 2 3 9
Reporting Method:	Accrual Basis	Cash Basis
Debtor's Full-Time Employees (current)	:	0
Debtor's Full-Time Employees (as of da	te of order for relief):	0
Statement of cash receipts and cash rec	lisbursements mmary and detail of the asset or loss statement) sionals ss	~ <u>.</u>
/s/ Sean A. O'Neal Signature of Responsible Party 01/30/2024 Date		Sean A. O'Neal Printed Name of Responsible Party One Liberty Plaza New York, New York 10006 Address

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.

Debtor's Name Genesis Global Capital, LLC

Pai	rt 1: Cash Receipts and Disbursements	Current Month	Cumulative
a.	Cash balance beginning of month	\$613,143,072	
b.	Total receipts (net of transfers between accounts)	\$19,251,882	\$525,693,336
c.	Total disbursements (net of transfers between accounts)	\$16,425,773	\$80,284,407
d.	Cash balance end of month (a+b-c)	\$615,969,181	<u> </u>
e.	Disbursements made by third party for the benefit of the estate	\$0	\$0
f.	Total disbursements for quarterly fee calculation (c+e)	\$16,425,773	\$80,284,407
	rt 2: Asset and Liability Status of generally applicable to Individual Debtors. See Instructions.)	Current Month	
a.	Accounts receivable (total net of allowance)	\$0	
b.	Accounts receivable over 90 days outstanding (net of allowance)	\$0	
c.	Inventory (Book • Market Other (attach explanation))	\$0	
d	Total current assets	\$2,870,828,335	
e.	Total assets	\$6,024,083,279	
f.	Postpetition payables (excluding taxes)	\$222,044,237	
g.	Postpetition payables (excluding taxes) Postpetition payables past due (excluding taxes)	\$0	
h.	Postpetition taxes payable Postpetition taxes payable	\$0	
_		\$0	
i.	Postpetition taxes past due		
j.	Total postpetition debt (f+h)	\$222,044,237	
k.	Prepetition secured debt	\$0	
l.	Prepetition priority debt	\$0	
m.	Prepetition unsecured debt	\$4,161,124,789	
n.	Total liabilities (debt) (j+k+l+m)	\$4,383,169,026	
о.	Ending equity/net worth (e-n)	\$1,640,914,253	
Pa	rt 3: Assets Sold or Transferred	Current Month	Cumulative
a.	Total cash sales price for assets sold/transferred outside the ordinary course of business	\$0	\$0
b.	Total payments to third parties incident to assets being sold/transferred		
	outside the ordinary course of business Net cash proceeds from assets sold/transferred outside the ordinary	\$0	\$0
c.	course of business (a-b)	\$0	\$0
Par	rt 4: Income Statement (Statement of Operations)	Current Month	Cumulative
(No	ot generally applicable to Individual Debtors. See Instructions.)		
a.	Gross income/sales (net of returns and allowances)	\$427,176,844	
b.	Cost of goods sold (inclusive of depreciation, if applicable)	\$0	
c.	Gross profit (a-b)	\$427,176,844	
d.	Selling expenses	\$0	
e.	General and administrative expenses	\$1,468,550	
f.	Other expenses	\$8,424,689	
g.	Depreciation and/or amortization (not included in 4b)	\$0	
h.	Interest	\$0	
1.	Taxes (local, state, and federal)	\$0	
J. 12	Reorganization items	\$0	¢1 570 501 747
k.	Profit (loss)	\$417,283,605	\$1,570,581,646

Debtor's Name Genesis Global Capital, LLC

Part 5:	Profe	essional Fees and Expenses					
				Approved Current Month	Approved Cumulative	Paid Current Month	Paid Cumulative
a.	Debto	r's professional fees & expenses (bankr	uptcy) Aggregate Total	\$7,922,478	\$58,202,642	\$11,320,438	\$51,671,054
	Itemiz	ed Breakdown by Firm					
		Firm Name	Role				
	i	Alvarez & Marsal	Financial Professional	\$0	\$8,043,616	\$797,334	\$7,242,626
	ii	Cleary, Gottlieb, Steen & Hami	Lead Counsel	\$7,341,128	\$44,781,823	\$9,457,910	\$39,553,078
	iii	Grant Thornton	Other	\$5,311	\$80,885	\$12,342	\$72,989
	iv	Kobre & Kim	Special Counsel	\$0	\$126,225	\$0	\$100,980
	v	Kroll Restructuring Administrat	Other	\$289,150	\$946,056	\$289,150	\$943,346
	vi	M3	Financial Professional	\$11,970	\$1,306,334	\$138,282	\$1,174,145
	vii	Moelis	Financial Professional	\$200,510	\$1,660,643	\$469,031	\$1,477,673
	viii	Morrison Cohen LLP	Special Counsel	\$74,409	\$1,257,060	\$156,389	\$1,106,217
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Debtor's Name Genesis Global Capital, LLC

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Debtor's Name Genesis Global Capital, LLC

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				Approved Current Month	Approved Cumulative	Paid Current Month	Paid Cumulative
b.	Debto	or's professional fees & expenses (no	onbankruptcy) Aggregate Total	\$303,978	\$1,712,597	\$303,978	\$1,712,597
	Itemiz	ed Breakdown by Firm					
		Firm Name	Role				
	i	Agon Litigation	Other	\$0	\$28,340	\$0	\$28,340
	ii	Allen & Overy	Other	\$0	\$500,000	\$0	\$500,000
	iii	ALSTON AND BIRD	Other	\$280,775	\$500,000	\$280,775	\$500,000
	iv	Crowell & Moring LLP	Other	\$0	\$572,719	\$0	\$572,719
	v	Morgan Lewis Stamford	Other	\$0	\$10,000	\$0	\$10,000
	vi	Prolegis	Other	\$23,203	\$101,538	\$23,203	\$101,538
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Debtor's Name Genesis Global Capital, LLC

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Debtor's Name Genesis Global Capital, LLC

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Debtor's Name Genesis Global Capital, LLC

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c.	. All professional fees and expenses (debtor & committees)				\$86,552,809	\$16,201,095	\$77,114,970

Pa	rt 6: Postpetition Taxes		Cur	rent Month	Cumulative
a.	Postpetition income taxes accru	ed (local, state, and federal)		\$0	\$0
b.	Postpetition income taxes paid	(local, state, and federal)		\$0	\$0
c.	Postpetition employer payroll ta	axes accrued		\$0	\$0
d.	Postpetition employer payroll ta	axes paid		\$0	\$0
e.	Postpetition property taxes paid			\$0	\$0
f.	Postpetition other taxes accrued	(local, state, and federal)		\$0	\$0
g.	Postpetition other taxes paid (lo	ocal, state, and federal)		\$0	\$0
Pa	rt 7: Questionnaire - During thi	is reporting period:			
a.	Were any payments made on pr	epetition debt? (if yes, see Instructions)	Yes (No 💿	
b.	Were any payments made outsic without court approval? (if yes,	de the ordinary course of business see Instructions)	Yes 🔿	No 💿	
c.	Were any payments made to or	on behalf of insiders?	Yes •	No 🔿	
d.	Are you current on postpetition	tax return filings?	Yes •	No 🔿	
e.	Are you current on postpetition	estimated tax payments?	Yes •	No 🔘	
f.	Were all trust fund taxes remitte	ed on a current basis?	Yes •	No 🔘	
g.	Was there any postpetition borre (if yes, see Instructions)	owing, other than trade credit?	Yes 🔿	No 💿	
h.	Were all payments made to or o the court?	n behalf of professionals approved by	Yes •	No O N/A O	
i.	Do you have: Worker's	compensation insurance?	Yes •	No 🔿	
	If ye	es, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
	Casualty	/property insurance?	Yes •	No 🔿	
	If ye	es, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
	General 1	liability insurance?	Yes •	No 🔘	
	If ye	es, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
j.	Has a plan of reorganization bee	en filed with the court?	Yes •	No 🔿	
k.	Has a disclosure statement been	filed with the court?	Yes •	No 🔘	
1.	Are you current with quarterly Uset forth under 28 U.S.C. § 19		Yes •	No 🔿	

Debtor's Name Genesis Global Capital, LLC

Case No. 23-10064

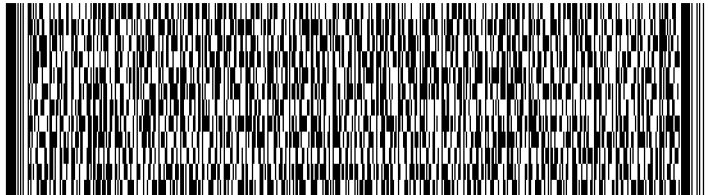
Par	t 8: Individual Chapter 11 Debtors (Only)	
a.	Gross income (receipts) from salary and wages	\$0
b.	Gross income (receipts) from self-employment	
c.	Gross income from all other sources	\$0
d.	Total income in the reporting period (a+b+c)	\$0
e.	Payroll deductions	
f.	Self-employment related expenses	
g.	Living expenses	
h.	All other expenses	
i.	Total expenses in the reporting period (e+f+g+h)	\$0
j.	Difference between total income and total expenses (d-i)	\$0
k.	List the total amount of all postpetition debts that are past due	\$0
1.	Are you required to pay any Domestic Support Obligations as defined by U.S.C § 101(14A)?	11 Yes O No •
m.	If yes, have you made all Domestic Support Obligation payments?	Yes ○ No ○ N/A •
\$\$ U.S. three being is related to the law man and the correct the law correct	U.S.C. § 589b authorizes the collection of this information, and prove 704, 1106, and 1107. The United States Trustee will use this information. S.C. § 1930(a)(6). The United States Trustee will also use this information to be used to be used to perform the trustee's or examiner's duties or to the appropriate enforcement agency when the information indicates a violation or particle for routine purposes. For a discussion of the types of routine discustive Office for United States Trustee's systems of records notice, cords." See 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the twind the context of your bankruptcy case or other action by the United States are collected under penalty of perjury that the foregoing Monthly the cumentation are true and correct and that I have been authorized.	nation to calculate statutory fee assessments under 28 mation to evaluate a chapter 11 debtor's progress organization being confirmed and whether the case is bankruptcy trustee or examiner when the information tate federal, state, local, regulatory, tribal, or foreign potential violation of law. Other disclosures may be dosures that may be made, you may consult the UST-001, "Bankruptcy Case Files and Associated the notice may be obtained at the following link: http://ee this information could result in the dismissal or a Trustee. 11 U.S.C. § 1112(b)(4)(F).
		A. Derar Islim Printed Name of Responsible Party

01/30/2024

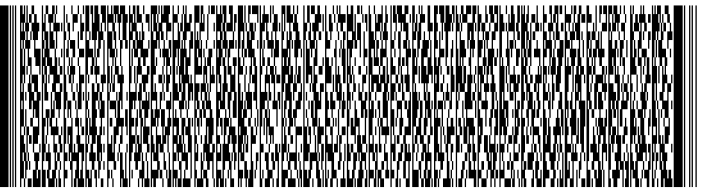
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Interim CEO & COO

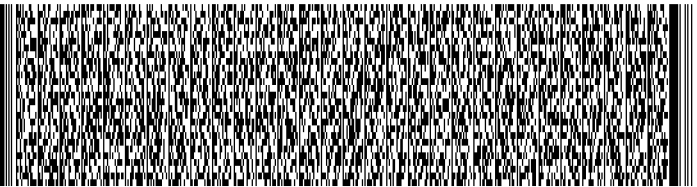
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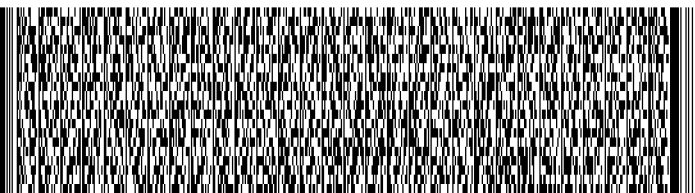
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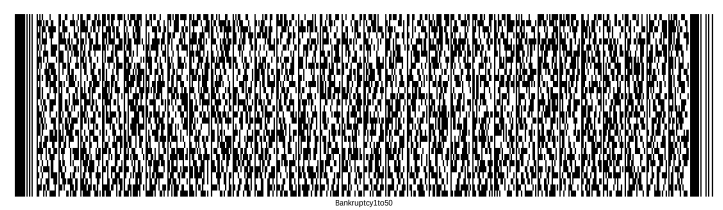
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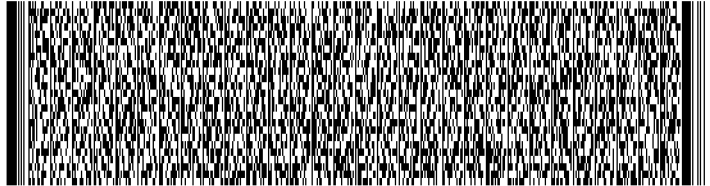
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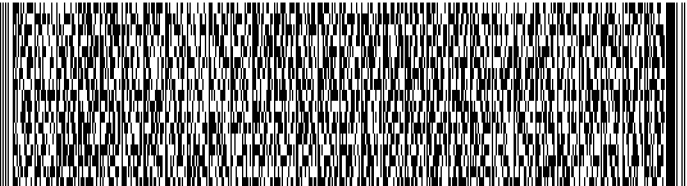
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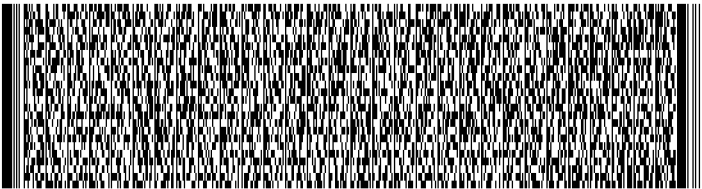


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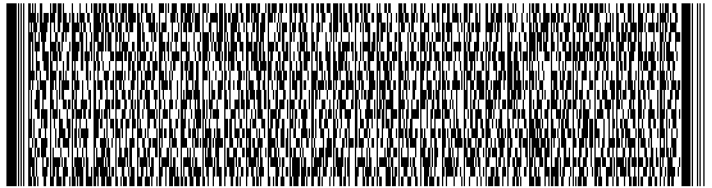


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Debtor's Name Genesis Global Capital, LLC



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UNITED STATES GANLED OF 22 PT SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al.

Case No. 23-10063 (Jointly Administered)

December 2023 Monthly Operating Report | Global Notes

Important Disclaimers

The limiting conditions, qualifications, assumptions and disclaimers set forth herein are an integral part of this monthly operating report (this "Report"), must be reviewed in conjunction herewith, and may not be modified or distributed separately.

Limitations of Report

Incorporated by reference are the Global Notes and Statement of Limitations, Methodology and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs filed in the Debtors' Chapter 11 Cases [Docket Nos. 142–147] as if set forth herein with respect to the matters discussed herein. In preparing this Report, the Debtors, with the assistance of Alvarez & Marsal North America, LLC, relied on financial data derived from their books and records that was available at the time of such preparation. The information contained in this Report is subject to ongoing revision and discussion. Although the Debtors have made good faith efforts to ensure the accuracy and completeness of such information, subsequent information or discovery may result in material changes to the Report. As a result, inadvertent errors or omissions may exist. For the avoidance of doubt, the Debtors hereby reserve the right to amend and/or supplement the Report, as may be necessary or appropriate.

The Debtors and their agents, attorneys, and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and will not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, reporting, communicating, reporting, communicating, reporting, communicating, reporting, communication, the information herein, indavertent errors or omission herein, indavertent errors, or omissions, whether negligent or other negligent or other with the provided herein and will not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or other negligent or other will not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or other neglige

Nothing contained in this Report shall constitute a waiver or admission by the Debtors in any respect nor shall this Report or any information set forth herein waive or release any of the Debtors' rights or admission with respect to the chapter 11 cases, or their estates, including with respect to, among other things, matters involving objections to claims, substantive consolidation, equitable subordination, defenses, any rights of setoff or recoupment, valuation methodologies, characterization or re-characterization or contracts, assumption or rejection of contracts under the provisions of chapter 3 of the Bankruptcy Code and/or causes of action under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers. The Debtors are reviewing their assets and liabilities on an ongoing basis, including, without limitation, with respect to intercompany claims and obligations, and nothing contained in this Report shall constitute a waiver of any of the Debtors' or their subsidiaries' rights with respect to such assets, liabilities on an appropriate that may exist.

No Third Party Reliance

In no event will the Debtors or their agents, attorneys, and/or financial advisors be liable to any third party for any direct, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), whether foreseeable or not and however caused, in connection with any of the information contained or omitted in this Report.

The Report should not be relied upon by any person for information relating to current or future financial conditions, events, or performance of any of the Debtors.

The following notes, statements, and limitations should be referred to, and referenced in connection with, any review of the Report.

Other Notes

General Notes

- Basis of Presentation: The Debtors are filing this Report solely for the purposes of complying with the monthly operating requirements applicable in the Debtors' chapter 11 cases. Information contained in the financial statements has been derived from the Debtors' books and records and historical financial statements. The financial statements have not, however, been subject to procedures that would typically be applied to financial statements prepared in accordance with Generally Accepted Accounting Principles in the United States ("GAAP"), International Financial Reporting Standards ("IFRS"), or Singapore Financial Reporting Standards ("IFRS"), or SFRS. Therefore, combining the assets and liabilities set forth in the financial statements would result in amounts that are substantially different from financial information that would be prepared on a consolidated basis under GAAP, IFRS, or SFRS.
- The financial statements and their figures are presented on a preliminary, and unaudited, basis and may be subject to material changes as a result of varying matters, including, but not limited to, any potential audit adjustments, annual procedures and analysis, changes in estimates, netting, and events subsequent to the balance sheet date.
- The preparation of the financial statements required the Debtors to make commercially reasonable estimates and assumptions with respect to the reported amounts of certain assets and liabilities, the disclosure of certain contingent assets and liabilities, and the reported amounts of revenues and expenses during the applicable reporting periods. The Debtors reserve their rights to amend the reported amount of assets, liabilities, revenues, and expenses to reflect changes in those estimates or assumptions.
- Net Book Value: In certain instances, current market valuations for certain assets are neither maintained by, nor readily available to, the Debtors. Accordingly, unless otherwise indicated, the Debtors' financial statements reflect net book values. Market values may vary, sometimes materially, from net book values. The Debtors believe that it would be prohibitively expensive, undedtermined or unknown. For this reason, amounts utilizated will vary, to potentially materially. For this reason, amounts utilizated will vary, to potentially materially.
- · Certain other assets, such as investments in subsidiaries, are listed at book values and may differ materially from fair market values.
- On February 10, 2023, the Debtors filed a non-binding Restructuring Term Sheet (the "Term Sheet") (ECF No. 80), which sets forth the general terms and conditions of certain related transactions") that were, at the time of filing, agreed to in principle by an ad hoc group of creditors of Genesis Global Capital, LLC, the Debtors, Gemini Trust Company, LLC ("Gemini") and Digital Currency Group Inc. ("DCG"). On August 29, 2023, the Debtors filed a Public Update on Plan Discussions (the "Public Update") (ECF No. 625), detailing the agreement in principle reached between the Debtors, DCG and the Committee (the "Agreement in Principle"). The terms and "Transactions" contemplated under the Term Sheet and the Agreement in Principle rand that certain Partial Repayment Agreement entered into Genesis Global Capital, LLC, DCG and DCG International Investments Ltd., dated as of September 12, 2023 and as amended November 28, 2023.

Notes to the Balance Sheet

- Cash and cash equivalents are primarily held at bank accounts held in United States (except for certain accounts at GAP) and include USD held at Bank Deposit (Savings) Accounts. The majority of cash and cash equivalents consist of investments in US Treasuries.
- . Investments in digital currencies at fair value includes digital assets primarily held at a third-party asset custody platform and brokerage accounts.
- Digital currency loans, at fair value includes third party loans outstanding of approx. \$916M. Of the third party loans, approx. \$583M has been pledged as collateral by third parties and is categorized as liabilities in the balance sheet captions "Digital Currency collateral payable" and "USD collateral payable." Digital currency loans, at fair value fluctuate month-over-month as a result of coin prices.
- USD loans receivable, net of allowances includes \$189M in various loans due from DCG.
- Interest receivable and interest payable include accrued interest on loans and accrued interest on borrows. Interest on loans is accrued through end of the reporting period; interest on borrows is accrued through the Petition Date.
- Receivable from affiliates includes receivables from DCG and certain of its subsidiaries and receivables from Debtors and non-Debtors, including GGC International Limited, Genesis Global Trading, Inc. and other subsidiaries of Genesis Global Holdco, LLC.
- Digital currencies loans payables includes amounts owed to third parties on borrowings from both GGC and GAP. Amounts are reflected in US Dollars converted as of the Petition Date. The balance sheet of GGC as of 9/30/2023 reflects the offset of certain collateral purportedly foreclosed upon by Gemini on 11/16/22 in the amount of \$284 million, which reflects the value of such collateral on 11/16/22 (the Foreclosure Date). The Debtors reserve all rights related to the purported exercise of remedies by counterparties, including Gemini.
- · Payables to related parties includes amounts owed to various Genesis entities and DCG and its subsidiaries

UNITED STATES GANGE POT 202RT SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al.

Case No. 23-10063 (Jointly Administered)

December 2023 Monthly Operating Report | Global Notes

Notes to the Monthly Operating Report Form

Part 1

· All figures exclude digital currency transfers and balances.

Part 2

- Due to the nature of the Debtors' business, the Debtors do not report Accounts Receivable; for this reason, 2(a) has been reported as \$0.
- Due to the nature of the Debtors' business, the Debtors do not report Accounts Receivable Aging; for this reason, 2(b) has been reported as \$0.
- Total Current Assets includes cash and cash equivalents, investments in digital currencies, and prepaid expenses and other assets.
- Due to the nature of the Debtors' business, the Debtors do not report Accounts Payable Aging, 2(g) has been reported as \$0.
- The Debtors continue to review postpetition expenses and activity. For this reason, the postpetition figures included herein are subject to change and future adjustment.
- Prepetition liabilities reflect liabilities included in Liabilities Subject to Compromise on the Debtors' balance sheets. All other liabilities are reflected as postpetition liabilities.

Part 4

- · 4(a) includes Non-Interest Revenue and Net Interest Income.
- Due to the nature of the Debtors' business, the Debtors do not report Cost of Goods Sold. For this reason, 4(b) has been reported as \$0.
- The Debtors do not report Selling, General & Administrative expenses as one line item in their financials statements; accordingly, 4(e) includes Employee Compensation and Benefits, Provision for Loan Losses, and Bad Debt Expense
- The Debtors do not report Depreciation & Amortization, Interest, Taxes, and Reorganization Items; accordingly, all amounts pertaining to these line items are included in Other Expenses 4(f).
- The Debtors continue to review post-petition expenses and activity. For this reason, any postpetition activity reflected in the figures herein is subject to change and future adjustment.

Part 5

• The Debtors are paying retained bankruptcy professionals in accordance with the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals [Docket No. 101]. The Debtors are paying ordinary course professionals in accordance with the Order Authorizing the Debtors to Retain and Compensate Certain Professionals Utilized in the Ordinary Course of Business [Docket No. 102], the Order Authorizing the Debtors to Retain and Compensate Certain Professionals Utilized in the Ordinary Course of Business [Docket No. 548] and the Order Authorizing the Second Amendment to the Debtors Motion to Retain and Compensate Certain Professionals Utilized in the Ordinary Course of Business [Docket No. 1178]

Part 9

Not Applicable

UNITED STATES BUNKESPET 20URT
SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Debtor Cash Flows

(\$ in 000s)

	Case Number:	23	-10063	23-10064		23-10065			
		G	enesis Blobal Ico, LLC		Genesis bal Capital, LLC	Pac	esis Asia ific Pte. Ltd. gapore)	ı	Total Debtors
Beginning Balance ⁽¹⁾ Receipts ⁽²⁾ Disbursements Intercompany Activity Ending Cash Balance		\$	1,997 54 (966) 704 1,788	\$	613,143 19,191 (16,426) (400) 615,509	\$	131 0 (151) 87 66	\$	615,271 19,245 (17,543) 390 617,363
Reconciling Items (3)		•	-	Ť	461	•	-	•	461
Ending Book Balance		\$	1,788	\$	615,969	\$	66	\$	617,824

Notes:

Global note: Differences due to rounding may exist

- (1) Includes both cash and US Treasuries with a maturity date of less than three months
- (2) Includes cash paydown of approximately \$13M related to DCG USD loan receivables
- (3) \$461K at Genesis Global Capital, LLC relates to Treasury Bill cash interest that has been recognized on the Balance Sheet but has not been received as of December 31, 2023

UNITED STATES GANKAUA 122 URT SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Debtor Income Statements

(\$ in 000s)

	Case Number:	23-1	0063	2	3-10064	23	3-10065		
		Glo	nesis obal o, LLC		Genesis Global pital, LLC	Pa	nesis Asia cific Pte. Ltd. ngapore)	c	Total ebtors
Revenue						(0	gapo.o/		
Non-Interest Revenue Realized and Unrealized Gain / Loss ⁽¹⁾ Other revenue		\$	-	\$	415,595	\$	26,681	\$	442,276
Total Non-Interest Revenue		\$	-	\$	415,595	\$	26,681	\$	442,276
Interest Income Interest income ⁽²⁾ Interest expense Total Interest Income		\$	7 - 7	\$	11,582 - 11,582	\$	0 - 0	\$	11,589 - 11,589
Total Net Revenue		\$	7	\$	427,177	\$	26,681	\$	453,865
Non-Interest Expenses Employee compensation and benefits Provision for loan losses Bad Debt Expense Other expenses ⁽³⁾ Total Non-Interest Expenses		\$	18 - - 172 189	\$	(1,357) 2,825 - 8,425 9,893	\$	35 - - 52 87	\$	(1,304) 2,825 - 8,648 10,169
Net Income ⁽⁴⁾		\$	(182)	\$	417,284	\$	26,595	\$	443,696

Notes:

Global note: Differences due to rounding may exist

- (1) Primarily includes unrealized gains due to market fluctuations in digital assets and loans to third parties
- (2) Genesis Global Capital, LLC includes approximately \$5.8M related to Digital Currency Group
- (3) Total Other Expense includes approximately \$7.8M in estimated accrued restructuring professional fees
- (4) Net Income at Genesis Asia Pacific Pte. Ltd. primarily generated by changes in market value related to collateral receivable from counterparties

UNITED STATES GANKRUPE EVENTS

In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Debtor Balance Sheets⁽¹⁾

(\$ in 000s)

Case Number:	23-10063	23-10064	23-10065	
	Genesis Global Holdco, LLC	Genesis Global Capital, LLC	Genesis Asia Pacific Pte. Ltd. (Singapore)	Total Debtors
Assets				
Cash and cash equivalents Investments in digital currencies at fair value ⁽²⁾ Digital currency loans, at fair value ⁽³⁾ USD loans receivable, net of allowance for loan losses ⁽³⁾⁽⁴⁾ Digital currency collateral receivable	\$ 1,788 - - 1,354 -	\$ 615,969 2,253,906 925,284 184,965 275,502	\$ 66 440 - 256,053	\$ 617,824 2,254,347 925,284 186,319 531,555
Derivative assets Interest receivable, at fair value USD collateral receivable Fixed assets, net Receivable from affiliates ⁽³⁾⁽⁵⁾⁽⁶⁾⁽⁷⁾	- 6 - 117 27	49,273 - 125 1,718,106	- 0 - 12 123,407	49,279 - 254 1,841,540
Prepaid expenses and other assets Investment in subsidiary Total Assets	71 1,716,909 \$ 1,720,273	953 \$ 6,024,083	313 \$ 380,292	1,337 1,716,909 \$ 8,124,648
Liabilities				
Digital Currency loans payable, at fair value Digital Currency collateral payable USD loans payable USD collateral payable Derivative liabilities Interest payable Accounts payable and accrued expenses (®)(®)(10) Payables to related parties(*11)	- - - - - 68 117.107	2,917,349 531,345 570,179 59,385 61,915 238,480 4,516	169,078 7,198 - 3,246 339 145,657	3,086,427 531,345 577,377 59,385 65,161 238,887 267,281
Total Liabilities	\$ 117,175	\$ 4,383,169	\$ 325,519	\$ 4,825,863
Total Members' Equity	\$ 1,603,098	\$ 1,640,914	\$ 54,773	\$ 3,298,785
Total Liabilities and Members' Equity	\$ 1,720,273	\$ 6,024,083	\$ 380,292	\$ 8,124,648
Memo: Liabilities Subject to Compromise	\$ 116,654	\$ 4,161,125	\$ 326,023	\$ 4,603,802

Notes:

Global note: Differences due to rounding may exist

- (1) This Balance Sheet does not reflect the non-binding agreement in principle embodied in the Term Sheet with respect to certain collateral that Gemini purportedly foreclosed upon on 11/16/22.
- (2) GGC's investment in digital currency includes \$1.9mm of digital currency which was not previously included in the financial statements prior to October 2023 due to technical limitations and errors at a digital asset custody platform, which has since been resolved
- (3) Amounts captured at GGC reflect DCG USD loan receivable activity of \$58M and approximately \$94M of DCGI related digital currency loan receivables
- (4) "USD loans receivable, net of allowance for loan losses" of \$1.4M at Genesis Global Holdco, LLC relate to loans made to Cash Cloud, Inc. (dba Coin Cloud), which filed a voluntary petition under Chapter 11 of the United States Bankruptcy Code on February 7, 2023. The amount is net of an allowance for loan losses of \$113.2M. The recovery value may be materially different than what is reported on this Balance Sheet.
- (5) The figure for Genesis Global Capital, LLC includes at par a \$1.1B promissory note due on June 30, 2032 from DCG to GGC. This amount has not been reviewed or evaluated for any potential impairment and the recovery value may be materially different than what is reported on this Balance Sheet herein.
- (6) Genesis Asia Pacific Pte. Ltd.'s figures also include certain intercompany receivables. The receivable from Digital Currency Group, Inc. includes approximately \$100 million in tokens pledged by Three Arrows Capital, Ltd. ("TAC") to secure GAP's loan pursuant to that certain Pledge Agreement dated January 27, 2022 by and between GAP and TAC, which tokens were assigned to DCG on July 14, 2022. This receivable is subject to dispute and therefore future recoveries suggested by this Balance Sheet are subject to change.
- (7) Amounts captured at GGC include approximately \$134M of Grayscale trust shares from DCG as of 12/31/2023. The shares were transferred in December but received in January
- (8) Genesis Global Capital, LLC's figures include approximately \$1.6M in pre-petition liabilities that are still under review
- (9) The court order approving the FTX settlement, comprising a \$175M claim against Genesis Global Capital (GGC) has been captured within the December 2023 financials at the "accounts payable and accrued expenses" line. See Order Approving Settlement Agreement Between the Genesis Entities and the FTX Entities [Docket No. 806]
- (10) The court order approving the TAC settlement, comprising a \$33M claim against Genesis Global Capital (GGC) has been captured within the December 2023 financials at the "accounts payable and accrued expenses" line. See Order Approving Settlement Agreement Between The Genesis Debtors And The Joint Liquidators Of Three Arrows Capital, Ltd [Docket No. 1012]
- (11) Genesis Global Capital, LLC includes approximately \$1M of intercompany activity related to Genesis Global Trading, Inc. that occurred pre-petition but was not recognized until post-petition.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered)

December 2023 Payments to Insiders

(\$ in USD)

Insider Name	Title	Debtor	Payment Type	Amount
(1) Paul Aronzon	Member of the Special Committee of the Board of Directors of GGH	Genesis Global Capital, LLC	Director Fees	80,000
(2) Thomas Conheeney	Member of the Special Committee of the Board of Directors of GGH	Genesis Global Capital, LLC	Director Fees	120,000

Notes:

- (1) Includes Director Fees for December and January fees
- (2) Includes Director Fees for November and December fees

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In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Prepetition Payments

(\$ in USD)

	Case Number:	23-10063	23-10064	23-10065			
Category	Final Order Relief	Genesis Global Holdco, LLC	Genesis Global Capital, LLC	Genesis Asia Pacific Pte. Ltd. (Singapore)	Debtors December Spend	Total Through November	Remaining Relief
Wages	N/A	-	-	-	-	-	N/A
Critical Vendors	\$100,000	-	-	-	\$0	39,404	\$60,596
Insurance	N/A	-	-	-	-	-	N/A
Taxes	N/A	-	-	-	-	-	N/A

UNITED STATES BANKRUPTC 20URT SOUTHERN DISTRICT OF NEW YORK

In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Bank Account Reconciliation

(\$ in USD)

Entity	Bank	Bank Account Number	Description	Status	Balance
Genesis Global Capital, LLC	Western Alliance Bank	x0083	Operating	Open	\$ 16,830,509
Genesis Asia Pacific Pte. Ltd.	Western Alliance Bank	x0108	, ,	•	
			Operating	Open	66,267
Genesis Global Holdco, LLC	Western Alliance Bank	x0058	Operating	Open	1,788,338
Genesis Global Capital, LLC	Western Alliance Bank	N/A	Treasury Holdings	Open	598,678,057
Genesis Global Capital, LLC	Customers Bank	x6157	Inactive	Closed	-
Genesis Global Capital, LLC	Signature Bank	x7848	Bank Deposits (Savings)	Closed	-
Genesis Global Capital, LLC	Signature Bank	x5985	Operating	Closed	-
Genesis Global Capital, LLC	Signature Bank	x5578	Bank Deposits (Savings)	Closed	-
Genesis Global Capital, LLC	Signature Bank	x5162	Disbursement	Closed	-
Genesis Global Holdco, LLC	Signature Bank	x8433	Operating	Closed	-
Genesis Global Capital, LLC	Signature Bank	x7593	Operating	Closed	-
Genesis Global Capital, LLC	Signature Bank	x1829	Inactive	Closed	-
Genesis Global Capital, LLC	JPMorgan Chase Bank, NA	x6531	Disbursement	Closed	-
Genesis Asia Pacific Pte. Ltd.	JPMorgan Chase Bank, NA Singapore	x7316	Disbursement	Closed	-
Genesis Asia Pacific Pte. Ltd.	JPMorgan Chase Bank, NA Singapore	x7324	Disbursement	Closed	-
Genesis Asia Pacific Pte. Ltd.	JPMorgan Chase Bank, NA Singapore	x8488	Disbursement	Closed	-
Genesis Asia Pacific Pte. Ltd.	Banking Circle	x2784	Inactive	Closed	-
Genesis Asia Pacific Pte. Ltd.	Industrial and Commercial Bank of China	x0190	Inactive	Closed	-
Genesis Global Holdco, LLC	Citibank	x6768	Bidder Escrow	Open	-
Total Combined Debtor Bank	Balance				\$ 617,363,172

Bank-To-Book Cash Reconciliation

Beginning Bank Balance, Filing Entities	\$ 615,271,130
Net Cash Flow (Debtor Cash Flows)	2,092,041
Ending Bank Balance, Filing Entities	\$ 617,363,172
Other Adjustments (1)	460,615
Cash and Cash Equivalents Book Balance (Debtor Balance Sheets)	\$ 617,823,786

Notes

(1) \$461K at Genesis Global Capital, LLC relates to Treasury Bill cash interest that has been recognized on the Balance Sheet but has not been received as of December 31, 2023

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In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) Disbursements by Debtor Entity & UST Fee Calculation (\$ in USD)

For the guarter ended December 31, 2023

Debtor Entity	Case #	Oct-23	Nov-23	Dec-23	Dis	Total Q4 sbursements	Fee
Genesis Global Holdco, LLC Genesis Global Capital, LLC Genesis Asia Pacific Pte. Ltd.	23-10063 23-10064 23-10065	\$ 36,397 9,071,737 26,514	\$ 57,114 5,625,306 58,817	\$ 966,235 16,425,773 151,377	\$	1,059,746 31,122,816 236,708	\$ 8,478 248,983 947
Total					\$	32,419,270	\$ 258,407

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In re: Genesis Global Holdco, LLC et al. Case No. 23-10063 (Jointly Administered) December 2023 Professional Fee Payments

(\$ in 000s)

Payments To Professionals for the Month of:

·	
	31-Dec-23
Payments to Professionals	
Cleary (Debtors' Lead Counsel)	\$ 9,457.9
Alvarez & Marsal (Debtors' Financial Professional)	797.3
Moelis (Debtors' Financial Professional)	469.0
Kroll (Debtors' Other)	289.2
Grant Thornton (Debtors' Other)	12.3
Kobre & Kim (Debtors' Other)	-
White & Case (UCC Counsel)	2,465.0
Houlihan Lokey (UCC Financial Professional)	247.3
BRG (UCC Financial Professional)	1,821.0
Morrison Cohen (Debtors' Special Counsel)	156.4
M3 (Debtors' Financial Professional)	138.3
Seward Kissell (UCC Special Counsel)	32.0
Randall J. Newsome (Mediator)	11.4
Total Payments to Professionals ⁽¹⁾	\$ 15,897.1
Payments to Ordinary Course Professionals	
Snell & Wilmer (OCP - Other)	87.5
Prolegis (OCP - Other)	32.8
Reed Smith (OCP - Other)	-
ALSTON AND BIRD (OCP - Other)	280.8
Abrams and Bayliss (OCP - Other)	13.4
Agon Litigation (OCP - Other)	53.5
Total Payments to Ordinary Course Professionals ⁽¹⁾	\$ 468.0

Notes:

⁽¹⁾ Payments exclude application of prepetition retainer balances against postpetition fees and expenses. Differences due to rounding exist.